



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

| | | | | |
|--|-------------|----------------------|---------------------------------|-----------------------------|
| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
| 09/763,978 | 04/25/2001 | Susana Salceda | DEX-0172 | 3638 |
| 32800 7590 10/22/2007 LICATA & TYRRELL P.C. 66 E. MAIN STREET MARLTON, NJ 08053 | | | | |
| | | | EXAMINER AEDER, SEAN E | |
| | | | ART UNIT 1642 | PAPER NUMBER |
| | | | NOTIFICATION DATE 10/22/2007 | DELIVERY MODE ELECTRONIC |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

poreilly@licataandtyrrell.com

Office Action Summary

Application No.

09/763,978

Applicant(s)

SALCEDA ET AL.

Examiner

Sean E. Aeder

Art Unit

1642

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 18 August 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 14,21-28 and 35-49 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 14, 21-28, and 35-49 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

Detailed Action

The Amendments and Remarks filed 8/18/07 in response to the Office Action of 5/17/07 are acknowledged and have been entered.

Claims 14, 21-28, and 35-49 are pending.

Claims 24, 28, 38-40, and 44-46 have been amended by Applicant.

Claims 14, 21-28, and 35-49 are currently under examination.

Rejections Withdrawn

The rejection of claims 24-28, 35-41, and 44-49 under 35 U.S.C. 112, second paragraph, is withdrawn.

Response to Arguments

35 USC § 101 and 35 USC § 112 (UTILITY & ENABLEMENT REJECTIONS)

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 14, 21-28, and 35-49 remain rejected under 35 U.S.C. 101, because the claimed invention is not supported by either a substantial utility or a well established utility, for the reasons stated in the Office Action of 5/17/07 and for the reasons set-forth below. Further, claims 14, 21-28, and 35-49 remain rejected under 35 U.S.C. 112 first

Art Unit: 1642

paragraph, because the claimed invention is not supported by either a substantial utility or a well established utility, for the reasons stated in the Office Action of 5/17/07 and for the reasons set-forth below.

The claims are drawn to isolated antibodies or antibody fragments that bind specifically to a protein encoded by polynucleotide SEQ ID NO:1 or to fragments of a protein encoded by SEQ ID NO:1 and a method for binding said antibodies to said protein or to fragments of said protein.

As stated in the Office Action of 5/17/07, the specification does not teach the protein sequence or the open reading frame of SEQ ID NO:1. Thus, the specification does not provide enough information to indicate for which proteins the claimed antibodies are specific. Therefore, the specification clearly does not describe a utility for antibodies with unknown specificity.

In the Response of 8/17/07, Applicant reiterates previously-presented arguments. Applicant states that Examiner's suggestion that the protein encoded by SEQ ID NO:1 is not implicit in the teachings of the specification because multiple reading frames are identified using the tools available and one of skill in the art would have no reason to assume that the largest open reading frame (ORF) identified by a computer program would be the protein encoded by SEQ ID NO:1 is indicative of the Examiner's failure to weigh all the evidence before him. Applicant further states that the longest ORF of SEQ ID NO:1 begins with a Kozak consensus sequence at the 5' proximal ATG in SEQ ID NO:1, the initiator codon for the majority of mRNAs. Applicant further states that both consensus sequences and 5'-proximal ATG are well known characteristics of coding

Art Unit: 1642

sequences of nucleic acids and therefore do not need to be expressly outlined in the specification. Applicant cites MPEP 2164.05 and states that the specification need not disclose what is well known to those of skill in the art and preferably omits that which is already available to the public. Applicant further cites Dr. Salceda's Declaration, which states "we know that the open reading frame in the forward direction of SEQ ID NO:1 would be a frame encoding a Methionine near the 5' end, encode many amino acids and terminate with a stop codon". Applicant further states that submitted with this declaration are data generated from ORF Finder program, which lists the longest open reading frame first when displaying the results. Applicant concludes: "Thus, contrary to the Examiner's suggestion, one of skill in the art does have reason to believe, absent evidence otherwise, that the largest open reading frame identified by a computer program for a selected nucleic acid sequence is the ORF encoding the protein".

The amendments to the claims and the arguments found in the Reply of 8/18/07 have been carefully considered, but are not deemed persuasive. In regards to the argument that the Examiner did not weigh all the evidence before him, the Examiner *has* weighed all the evidence before him and has addressed all said evidence in the Office Actions of 1/3/05, 6/22/05, 12/28/05, 7/28/06, and 5/17/07.

In regards to arguments that protein sequences and/or open reading frames were routinely obtained by those of skill in the art at the time of filing based upon identifying ATG start sequences and Kozak consensus sequences and therefore do not need to be expressly outlined in the specification, this guidance and essential information was not provided in the originally filed application. Further, Kozak (The

Journal of Cell Biology, 1991, 115(4):887-903) teaches that Kozak consensus sequences are not found at the start of *every* open reading frame (see right column of page 887 and left column of page 888, in particular); rather, they are the most frequently occurring sequences flanking functional initiator codons of open reading frames.

Further, SEQ ID NO:1 contains numerous ATG "start sites" and the originally filed application gives no guidance for identifying which of said ATG "start sites" marks the 5' end of an open reading frame. Further, Kozak sequences are not specifically *defined* sequences; rather, Kozak sequences are "non-random sequences" comprised of different nucleotides and are described by a "likelihood" of the order of said nucleotides within a sequence. Since Kozak sequences are not defined by one *specific* sequence, it is unclear whether the asserted Kozak sequence near position 62 is the only bona fide Kozak sequence in SEQ ID NO:1, a region encoding the middle of a protein encoded by SEQ ID NO:1, or a region outside of an open reading frame of SEQ ID NO:1. Further, it is noted that Dr. Salceda declared that the sequence of the protein encoded by SEQ ID NO:1 was based on said sequence being encoded by a long sequence with a Methionine near the 5' end and terminate with a stop codon, rather than being based on a sequence being flanked by a Kozak sequence. Therefore, it is clear from the record that identification of start sites based on Kozak sequences is not as routine as Applicant asserts.

In regards to the citation of MPEP 2164.05 and the statement that the specification need not disclose what is well known to those of skill in the art and preferably omits that which is already available to the public, proteins encoded by SEQ

Art Unit: 1642

ID NO:1 were not well known to those of skill in the art and were not already available to the public. Further, the sequence of proteins encoded by SEQ ID NO:1 are not implicit in the teachings of the specification and/or in the teachings of the specification in light of the art. There were routinely-used methods at the time of filing that would have enabled one of skill in the art to identify *potential* open reading frames from an mRNA sequence. However, as indicated in the figures provided with the Declaration, Applicants would identify multiple open reading frames using tools described in the art with SEQ ID NO:1. One of skill in the art would have no reason to assume that a particular potential ORF identified by a computer program would encode *the* protein encoded by SEQ ID NO:1. From the information provided in the specification, the protein of SEQ ID NO:1 may be encoded by other smaller open reading frames diagramed in the Declaration's figures. Therefore, since the specification does not identify "a protein encoded by polynucleotide SEQ ID NO:1", it cannot be determined to what the claimed antibody or antibody fragment will bind. Utility of an antibody specific for a protein that the specification did not adequately describe is irrelevant. Essentially, the specification does not describe what the protein *is*. Thus, there is no utility for the claimed antibodies, antibody fragments, or methods of using said antibodies or said antibody fragments.

35 USC § 112 (WRITTEN DESCRIPTION REJECTION)

The rejection of claims 14, 21-28, and 35-49 under 35 U.S.C. 112 first paragraph, for failing to comply with the written description requirement, is maintained for the reasons stated in the Office Action of 5/17/07 and for the reasons set-forth below.

Art Unit: 1642

The claims are drawn to isolated antibodies or antibody fragments that bind specifically to a protein encoded by polynucleotide SEQ ID NO:1 or to fragments of a protein encoded by SEQ ID NO:1 and a method for binding said antibodies to said protein or to fragments of said protein.

As stated in the Office Action of 7/28/06, the specification does not teach the protein sequence or the open reading frame of SEQ ID NO:1. Thus, the specification does not provide enough information to indicate for which proteins the claimed antibodies are specific. Without identifying for which proteins the claimed antibodies are specific, the antibodies lack a written description, as the specification does not disclose identifiable structural or functional attributes of said antibodies.

In the Response of 8/17/07, Applicant states that teachings of SEQ ID NO:1 with a single Kozak consensus sequence flanking the longest open reading frame in the nucleic acid sequence which begins at the 5'-proximal ATG of the disclosed nucleic acid sequence clearly conveys with reasonable clarity to those skilled in the art, as of the filing date, that the inventors were in possession of the instant claimed invention.

The amendments to the claims and the arguments found in the Reply of 8/18/07 have been carefully considered, but are not deemed persuasive. In regards to the argument that teachings of SEQ ID NO:1 with a single Kozak consensus sequence flanking the longest open reading frame in the nucleic acid sequence which begins at the 5'-proximal ATG of the disclosed nucleic acid sequence clearly conveys that the inventors were in possession of the instant claimed invention, the specification discloses SEQ ID NO:1, but does not make reference to a Kozak consensus sequence flanking a

Art Unit: 1642

longest ORF beginning with a 5'-proximal ATG. Further, the specification does not provide a written description of the antibodies because it is unclear to which protein they are to bind. Without identifying which polypeptides the claimed antibodies specifically bind, the antibodies lack a written description, as the specification does not disclose identifiable structural or functional attributes of said antibodies. Further discussion of why it is unclear which polypeptide the antibodies are to bind can be found above and in the Office Actions of 1/3/05, 6/22/05, 12/28/05, 7/28/06, and 5/17/07.

Summary

No claim is allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean E. Aeder, Ph.D. whose telephone number is 571-272-8787. The examiner can normally be reached on M-F: 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shanon Foley can be reached on 571-272-0898. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 1642

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



SEA

/Misook Yu/
Primary Examiner
Art Unit 1642